1 2 3 4 5 6 7 8 9 10 11	KURT C. FAUX (NSB No. 3407) JORDAN F. FAUX (NSB No. 12205) THE FAUX LAW GROUP 2625 N. Green Valley Pkwy., #100 Henderson, Nevada 89014 Tel: (702) 458-5790 Email: kfaux@fauxlaw.com     jfaux@fauxlaw.com     Attorneys for Plaintiff  ROBERT A. DOTSON (NSB No. 5285) JUSTIN C. VANCE (NSB No. 11306) DOTSON LAW 5355 Reno Corporate Dr., Ste. 100 Reno, NV 89511 Tel: (775) 501-9400 Email: rdotson@dotsonlaw.legal     jvance@dotsonlaw.legal     jvance@dotsonlaw.legal     Attorneys for Appearing Defendants	
12	UNITED STATES DISTRICT COURT	
13	DISTRICT OF NEVADA	
14 15	INSURANCE COMPANY OF THE WEST, a California corporation,	Case No.: 2:17-cv-01272-RFB-DJA
16	Plaintiff,	
17	VS.	STIPULATION AND ORDER EXTENDING TIME FOR APPEARING
18	RENO QUALITY HOMES, INC., a Nevada	DEFENDANTS TO FILE REPLY TO DEFENDANTS' MOTION FOR COSTS
19	corporation, HIGH VALLEY	AND ATTORNEY'S FEES
20	DEVELOPMENT, LLC, a Nevada limited liability company, ROBERT N. FITZGERALD,	(FIRST REQUEST)
	an individual, SHERYL A. FITZGERALD, an individual, THE ROBERT N. FITZGERALD	
21	IRREVOCABLE TRUST, a Nevada Trust, THE SHERYL FITZGERALD	
22	IRREVOCABLE TRUST, a Nevada Trust,	
23	ROBERT N. FITZGERALD, as the Trustee for The Robert N. Fitzgerald Irrevocable Trust and	
24	as Trustee for The Sheryl Fitzgerald Irrevocable Trust, DOES I through X, inclusive; ROE	
25	CORPORATIONS I through X, inclusive,	
26	Defendants.	
27		•

1	Pursuant to LR IA 6-1, 6-2, and LR 7-1, Defendants, RENO QUALITY HOMES, INC.,	
2	ROBERT N. FITZGERALD, SHERYL A. FITZGERALD, THE ROBERT N. FITZGERALD	
3	IRREVOCABLE TRUST, THE SHERYL FITZGERALD IRREVOCABLE TRUST and ROBERT	
4	N. FITZGERALD AS TRUSTEE OF THE SHERYL FITZGERALD IRREVOCABLE TRUST	
5	AND THE ROBERT N. FITZGERALD IRREVOCABLE TRUST ("Appearing Defendants" or	
6	"Defendants"), and Plaintiff, INSURANCE COMPANY OF THE WEST ("Plaintiff"), by and	
7	through their counsel of record, hereby agree and stipulate to extend the time allowed for Appearing	
8	Defendants to file their reply in support of Defendants' Motion for Costs and Attorney's Fees for one	
9	week, or until April 28, 2020.	
10	This is the first request to extend the time for Answering Defendants to file this reply and is	
11	sought in order to facilitate a settlement agreed to between the parties. This Stipulation is made for	
12	good cause and not for the purposes of delay.	
13	Nothing contained in this Stipulation shall be deemed a waiver of any right belonging to any	
14	party hereto.	
15	DATED this 20 <sup>th</sup> day of April, 2020. DATED this 20 <sup>th</sup> day of April, 2020.	
16	THE FAUX LAW GROUP DOTSON LAW	
17	/s/ JORDAN F. FAUX /s/ ROBERT A. DOTSON	
18	KURT C. FAUX ROBERT A. DOTSON	
19	Nevada State Bar No. 3407 Nevada State Bar No. 5285  JORDAN F. FAUX JUSTIN C. VANCE	
20	Nevada State Bar No. 12205  Nevada State Bar No. 11306  2625 N. Green Valley Pkwy., #100  S355 Reno Corporate Dr., Ste. 100	
21	Henderson, Nevada 89014 Reno, NV 89511  Attorneys for Plaintiff Attorneys for Appearing Defendant	
22	Attorneys for I tuining Attorneys for Appearing Defendant	
23		
24	IT IS SO ORDERED.	
25	DATED this 21st day of April , 2020.	
26	RICHARD F. BOULWARE, II	
27	UNITED STATES DISTRICT JUDGE	
۷/		